Check this box if this is an amended plan. List below the sections of the plan which have changed: PART 1: NOTICES To Debtors: This form sets out options that may be appropriate in some cases, but the presence of an option does not indicate that the option is appropriate in your circumstance or that it is permissible in your judicial that do not comply with the local rules for the Eastern District of New York may not be confirmable. If you attorney, you may wish to consult one.	
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does not indicate that the option is appropriate in your circumstance or that it is permissible in your judicia that do not comply with the local rules for the Eastern District of New York may not be confirmable. If you attorney, you may wish to consult one.	ion on the form
	al district. Plans
To Creditors: Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated read this plan carefully and discuss it with your attorney. If you do not have an attorney, you may wish to define the plan's treatment of your claim or any provision of this plan, you or your attorney must fill to confirmation at least 7 days before the date set for the hearing on confirmation, unless otherwise ordered Bankruptcy Court. The Bankruptcy Court may confirm this plan without further notice if no objection to confiled. See Bankruptcy Rule 3015. In addition, you may need to file a timely proof of claim in order to be paid plan.	consult one. le an objection ed by the nfirmation is
1.1: The following matters may be of particular importance. Debtors must check one box on each whether or not the plan includes each of the following items. If an item is checked as "Not Include both or neither boxes are checked, the provision will be ineffective if set out later in the plan.	
a. A limit on the amount of a secured claim, set out in Section 3.4, which may result in a partial payment or no payment at all to the secured creditor	Not included
b. Avoidance of a judicial lien or nonpossessory, non-purchase-money security interest, set out in Section 3.6	Not included
c. Nonstandard provisions, set out in Part 9	☑ Not Included
1.2: The following matters are for informational purposes.	
a. The debtor(s) is seeking to modify a mortgage secured by the debtor(s)'s principal residence, set out in Section 3.3	Not included
b. Unsecured Creditors, set out in Part 5, will receive 100% distribution of their timely filed claim	☐ Not included

PART 2: PLAN PAYMENTS AND LENGTH OF PLAN

Continued on attached separate page(s).

			re submitted to the supervision riod of <u>(00)</u> months as follo	
\$7557.63 per month comonths; and	mmencing <u>\</u>	1/18 thro	ugh and including 161/23	for a period of <u>(oo</u>
\$ per month comonths.	mmencing	thro	ugh and including	for a period of
Continued on	attached sepa	arate page(s).		
2.2: Income tax refu	ınds.			
pendency of this case, returns for each year o	the Debtor(s) commencing w ax refunds are	will provide th ith the tax yea to be paid to	100%, in addition to the regular released to the Trustee with signed copies of the Trustee with signed copies of the Trustee upon receipt, howe	f filed federal and state tax 5 th of the year following the
2.3: Additional payn	nents.			
☐ Debtor(s) will	make addition	al payment(s)	3 need not be completed. to the Trustee from other sound and date of each anticipated pay	
PART 3: TREATMEN	T OF SECURE	D CLAIMS		
			debtor(s)'s principal resider	nce).
Debtor(s) will below, with ar	maintain the co ry changes req	urrent contracuired by the a	I need not be completed. Itual installment payments on topplicable contract and noticed in its bursed directly by the debtore.	in conformity with any
Name of Creditor	Last 4 Digits of Account Number	Principal Residence (check box)	Description of Collateral	Current Installment Payment (including escrow)
WELLS FARGO	3924	v	3394 5t Staret Ocean SIBR NY 1157	12 \$4092.41
	The state of the s			

3.2: Cure of default (including the debtor(s)'s principal residence).

Any existing an interest, if any, a proof of clain	rearage on a at the rate s n filed before nts listed be	listed claim wastated below. In the filing deallow. In the ab	3.2 need not be completed will be paid in full through of Unless otherwise ordered adline under Bankruptcy Rosence of a contrary timely	disburseme I by the cou ule 3002(c	urt, the am) control ov	ounts listed or ver any
Name of Creditor	Last 4 Digits of Acct No.	Principal Residence (check box)	Description of Collate		Amount of Arrearage	Interest Rate (if any)
Wells FARGO	3924	1				
Check one. ☑ The debtor(s) i ☐ The debtor(s) i Complete para	s not seekin s seeking to graph below	g to modify a modify a mo	the debtor(s)'s principa mortgage secured by the rtgage secured by the deb sting loss mitigation purs	debtor's potor(s)'s pr	rincipal resi	dence.
The mortgage due to _			(creditor name) on the p			
to the mortgagee total balance, including capi years with an \$ The estin pending and until such Contemporaneous with	I past due pa ing \$ talized arrea estimated m nated month time as the n the comme to reflect th	nyments, late of may be come will be \$ nonthly payment slip payment slip debtor(s) has encement of a setterms of the	nding (last four dig charges, escrow deficiency apitalized pursuant to a lo , and will be paid a ent of \$ includ hall be paid directly to the commenced payment und trial loan modification, the	y, legal fees an modific at% int ling interes trustee wh ler a trial lo e debtor(s)	and other ation. The terest amou t and escro nile loss mit oan modific will amen	expenses due new principal rtized over ow of tigation is tation. d the Chapter

3.4:	Request for valuation of security, payment of fully secured claims, and modification of
	under-secured claims.

e.	٠.
L	u

None. If "None" is checked, the rest of §3.4 need not be completed.

The remainder of this paragraph is only effective if the applicable box in Part 1 of this plan is checked.

The debtor(s) shall file a motion to determine the value of the secured claims listed below. Such claim shall be paid pursuant to order of the court upon determination of such motion.

Name of Creditor	Last 4 Digits of Acct No.	Description of Collateral	Value of Collateral	Total Amount of Claim	Estimated Amount of Creditor's Secured Claim	Estimated Amount of Creditor's Unsecured Claim

ш	Continued on attached separate	page(s).

3.5: Secured claims on personal property excluded from 11 U.S.C. §506.

Check one.

■ None. If "None" is checked, the rest of §3.5 need not be completed.

- ☐ The claims listed below were either:
 - o Incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s); or
 - o incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value.

These claims will be paid pursuant to §3.1 and/or §3.2. (The claims must be referenced in those sections as well.) Unless otherwise ordered by the court, the claim amount stated on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) controls over any contrary amount listed below. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling.

Name of Creditor	Last 4 Digits of Acct No.	Collateral	Amount of Claim	Interest Rate
	1000 10			

Ш	Continued	on attached	separate	page(s).
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3.6: Lien avoidance.

	The ren		aragraph is only	veffective if the applic	able box in	Part 1 of this	s plan is
	money entitled	security interest d under 11 U.S.C.	s as the claims li §522(b) or appl	d the following judicial sted below impair exe icable state law. See 1 ant to order of the cou	mptions to v 11 U.S.C. §52	which the de 22(f) and Ban	btor(s) are kruptcy Rule
Name	of Creditor	Attorney for Creditor	Lien Identification	Description of Collateral	Estimated Amount of Secured Claim	Interest Rate on Secured Portion, if any	Estimated Amount of Unsecured Claim
3.7		nued on attached	separate page(s).			
	☐ The del claim. termina	otor(s) elect to su The debtor(s) rec ated as to the col	irrender to each quest that upon lateral only and	63.7 need not be comp creditor listed below confirmation of this pl that the stay under 11 from the disposition of	the collatera an the stay (. U.S.C. §130	under 11 U.S 1 be termina	.C. §362(a) be ated. Any timely
	Name o	f Creditor	Last 4 D Acct		Descriptio	n of Collater	al
E-MANAGEMENT CONTRACTOR CONTRACTO	Contin	ued on attached	separate page(s	5).			

PART 4: TREATMENT OF FEES AND PRIORITY CLAIMS

4.1: General

Trustee's fees and all allowed priority claims, including domestic support obligations other than those treated in §4.5, will be paid in full without post-petition interest.

4.2:	Trustee ⁴	's f	ees.

Trustee's fees are governed by statute and may change during the course of the case.

A 2. Attamos de ferra
4.3: Attorney's fees.
The balance of the fees owed to the attorney for the debtor(s) is \sum
4.4: Priority claims other than attorney's fees and those treated in §4.5.
Check One.
■ None. If "None" is checked, the rest of §4.4 need not be completed.
The debtor(s) intend to pay the following priority claims through the plan:
Name of Creditor Estimated Claim Amount
Continued on attached separate page(s).
4.5: Domestic support obligations.
Check Øne.
None. If "None" is checked, the rest of §4.5 need not be completed.
☐ The debtor(s) has a domestic support obligation and is current with this obligation. Complete table
below; do not fill in arrears amount.
☐ The debtor(s) has a domestic support obligation that is not current and will be paying arrears through
the Plan. Complete table below. Date of Monthly DSO Amount of Arrears to be
Name of Recipient Date of Name of Court Name of Court

PART 5: TREATMENT OF NONPRIORITY UNSECURED CLAIMS

Allowed honpriority unsecur	ed claims will be pald pro rata:		
From the funds remain this plan.	n of \$ Means of the total amount of these claims. Sining after disbursement have been made a secked, the option providing the largest parts.		-
PART 6: EXECUTORY CON 6.1: The executory contra	TRACTS AND UNEXPIRED LEASES icts and unexpired leases listed below tory contracts and unexpired leases a	are assumed and	
☐ Assumed items. Cui	hecked, the rest of §6.1 need not be completent installment payments will be paid dir y contrary court order or rule. Arrearage p	ectly by the debtor	
Name of Creditor	Description of Leased Property or Executory Contract	Current Installment Payment by Debtor	Amount of Arrearage to be Paid by Trustee

PART 7: VESTING OF PROPERTY OF THE ESTATE

Unless otherwise provided in the Order of Confirmation, property of the estate will vest in the debtor(s) upon completion of the plan.

PART 8: POST-PETITION OBLIGATIONS

- **8.1:** Post-petition mortgage payments, vehicle payments, real estate taxes, and domestic support obligations are to be made directly by the debtor(s) unless otherwise provided for in the plan.
- **8.2:** Throughout the term of this Plan, the debtor(s) will not incur post-petition debt over \$2,500.00 without written consent of the Trustee or by order of the Court.

PART 9: NONSTANDARD PLAN PROVISIONS

9.1: Check "None" or list nonstandard	d plan provisions.
None. If "None" is checked, the re	est of §9.1 need not be completed.
	ard provisions must be set forth below. A nonstandard provision is a m plan or deviating from it. Nonstandard provisions set out
The following plan provisions will be effe	ctive only if there is a check in the box "included" in §1.1(c).
PART 10: CERTIFICATION AND SIGNAT 10.1: I/we do hereby certify that this paragraph. Signature of February Dated:	TURE(S): plan does not contain any nonstandard provisions other than Signature of Debtor 2 Dated:
Signature of Attorney for Debtor(s) Dated:	